Practitioner's Docket No. <u>U 013710-8</u>

Optional Customer No. Bar Code



PATENT TRADEMARK OFFICE

CHAPTER II

TRANSMITTAL LETTER TO THE UNITED STATES ELECTED OFFICE (EO/US)

(ENTRY INTO U.S. NATIONAL PHASE UNDER CHAPTER II)

PCT/DK00/00227

4 MAY 2000

17 MAY 1999

17 JUNE 1999

INTERNATIONAL APPLICATION NO.

INTERNATIONAL FILING DATE

PRIORITY DATE CLAIMED

A METHOD FOR OVERCURRENT PROTECTION IN A SUPERCONDUCTING CABLE

TITLE OF INVENTION

CLAUS NYGAARD RASMUSSEN, JORGEN NYGARD NIELSEN,

JENS JACOB OSTERGAARD

APPLICANT(S)

Box PCT

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 Assistant Commissioner for Patents

Washington D.C. 20231

ATTENTION: EO/US

CERTIFICATION UNDER 37 C.F.R. 1.10*

(Express Mail label number is mandatory.) (Express Mail certification is optional.)

I hereby certify that this correspondence and the documents referred to as attached therein are being deposited with the United States Postal Service on this date <u>November 8, 2001</u>, in an envelope as "Express Mail Post Office to Addressee," Mailing Label Number <u>EV 011019060 US</u>, addressed to the: Assistant Commissioner for Patents, Washington, D.C. 20231.

BARBARA D. SANTIAGO

(type or print name of person mailing paper)

Signature of person mailing paper

WARNING:

Certificate of mailing (first class) or facsimile transmission procedures of 37 C.F.R. 1.8 cannot be used

to obtain a date of mailing or transmission for this correspondence.

*WARNING:

Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label

placed thereon prior to mailing. 37 C.F.R. 1.10(b).

"Since the filing of correspondence under § 1.10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will not be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, at 56,442.

(Transmittal Letter to the United States Elected Office (EO/US)—page 1 of 8) 13-18

NOTE: The completion of those filing requirements that can be made at a time later than 30 months from the priority date results from the Commissioner exercising his judgment under the authority granted under 35 USC 371(d). The filing receipt will show the actual date of receipt of the last item completing the entry into the national phase. See 37 C.F.R. §1.491 which states: "An international application enters the national state when the applicant has filed the documents and fees required by 35 USC 371(c) within the periods set forth in § 1.494 and § 1.495."

WARNING:

Where the items are those which can be submitted to complete the entry of the international application into the national phase are subsequent to 30 months from the priority date the application is still considered to be in the international state and if mailing procedures are utilized to obtain a date the express mail procedure of 37 C.F.R. §1.10 must be used (since international application papers are not covered by an ordinary certificate of mailing - See 37 C.F.R. §1.8.

NOTE: Documents and fees must be clearly identified as a submission to enter the national state under 35 USC 371 otherwise the submission will be considered as being made under 35 USC 111. 37 C.F.R. § 1.494(f).

- 1. Applicant herewith submits to the United States Elected Office (EO/US) the following items under 35 U.S.C. 371:
 - a. [X] This express request to immediately begin national examination procedures (35 U.S.C. 371(f)).
 - b. [X] The U.S. National Fee (35 U.S.C. 371(c)(1)) and other fees (37 C.F.R. § 1.492) as indicated below:

2.Fees

	CLAIMS FEE	(1) FOR	(2) NUMBER FILED	(3) NUMBER EXTRA	(4) RATE	(5) CALCULA- TIONS	
	[]*	TOTAL CLAIMS	16- 20 =		x \$ 18.00 =	\$	
:		INDEPENDENT CLAIMS	2-3=		x \$ 84.00 =		
		MULTIPLE DEPE	NDENT CLAIM(S) (i	f applicable) + \$280.0	0		
reller ferred days	BASIC FEE**	AUTHO: Where ar 1.482 ha [] [] U.S. PTO EXAMI	RITY International prelimirs Is been paid on the international preliming and the international preliming the criteria of novelty industrial activity, as been satisfied for all tentering the national and the above require		s set forth in § the U.S. PTO: n report states that bviousness) and 33(2) to (4) have the application 0(4)) \$100.00 CFR 1.492(a)(1)) \$710.00 MARY		
		Where n in § 1.48	o international preliming to has been paid to the onal search fee as set for has been paid (37 CF has not been paid (37 where a search report prepared by the Euro	nary examination fee a: U.S. PTO, and paymer orth in § 1.445(a)(2) to R 1.492(a)(2)) CFR 1.492(a)(3)) t on the international appean Patent Office or t 2(a)(5))	the U.S		
				Total of	above Calculations	=\$890.00	
	SMALL ENTITY	Reduction by ½ for filing by small entity, if applicable. Statement may also be filed. (note 37 CFR 1.9, 1.27, 1.28)					
					Subtotal	\$890.00	
		Total National Fee	\$890.00				
	Fee for recording the enclosed assignment document \$40.00 (37 CFR 1.21(h)). (See Item 13 below). See attached "ASSIGNMENT COVER SHEET".						
	TOTAL				Total Fees enclosed	\$890.00	

^{*}See attached Preliminary Amendment Reducing the Number of Claims.

		i.	[X]	A check in the amount of \$890.00	to cover the above fees is enclosed.		
		ii.	[]	Please charge Account No.	in the amount of \$		
			A dup	licate copy of this sheet is enclosed.			
	**WARN	IING:	Tradem	oid abandonment of the application the applicant ark Office not later than the expiration of 30 mon I fee (see § 1.492(a)). The 30-month time limit m	nths from the priority date: * * * (2) the basic		
	WARNIN	IG:	submitte met with forth in months accepta comply	anslation of the international application and/or ed by the applicant within thirty (30) months from hin a time period set by the Office. 37 C.F.R. § 1. § 1.492(e) is required as a condition for acceptic after the priority date. The payment of the processince of an English translation later than thirty (3) with these requirements will result in abandonm to the period which is set. Notice of Jan. 3, 1993,	n the priority date, such requirements may be 495(b)(2). The payment of the surcharge set ng the oath or declaration later than thirty (30) ssing fee set forth in § 1.492(f) is required for 0) months after the priority date. Failure to ent of the application. The provisions of § 1.130		
	3.	[X]	A cop	y of the International application as filed	1 (35 U.S.C. 371(c)(2)):		
And the state of t	NOTE:	must be Bureau a 20. At the accorda the common mall	filed with normally ne same ti nce with munication y need on national fee	was amended to require that the basic national jathe Office by 30 months from the priority date to provides the copy of the international applicatiome, the International Bureau notifies applicant of PCT Rule 47.1, that notice shall be accepted by on has duly taken place. Thus, if the applicant dely check to be sure the notice from the Internation by 30 months from the priority date." Notice of	o avoid abandonment "The International n to the Office in accordance with PCT Article of the communication to the Office. In all designated offices as conclusive evidence tha sires to enter the national stage, the applicant mal Bureau has been received and then pay the		
L		a.	[]	is transmitted herewith.			
Ħ		b.	[]	is not required, as the application was Office.	filed with the United States Receiving		
		c.	[X]	has been transmitted			
LJ.			i.	[X] by the International Bureau.			
i Li				Date of mailing of the application (fro	om form PCT/IB/308):		
			ii.	[] by applicant on	·		
	4.	[X]	371(c	7.7	into the English language (33 C.S.C.		
		a.	[X]	is transmitted herewith.			
		b.	[]	is not required as the application was	filed in English.		
		c.	įj	was previously transmitted by applica			
		d.	[]	will follow.	Date		

JC13 Rec'd PCT/PTO 08 NOV 2001

5.	[X]	Amendments to the claims of the International application under PCT Article 19 (35 U.S.C. 371(c)(3)):
NOTE:	continu this dea the subj amendn	tice of January 7, 1993 points out that 37 C.F.R. § 1.495(a) was amended to clarify the existing and ing practice that PCT Article 19 amendments must be submitted by 30 months from the priority date and dline may not be extended. The Notice further advises that: "The failure to do so will not result in loss of ect matter of the PCT Article 19 amendments. Applicant may submit that subject matter in a preliminary ment filed under section 1.121. In many cases, filing an amendment under section 1.121 is preferable since attical or idiomatic errors may be corrected." 1147 O.G. 29-40, at 36.
	a.	are transmitted herewith.
	Ъ.	[] have been transmitted
		i. [] by the International Bureau.
		Date of mailing of the amendment (from form PCT/IB/308):
		ii. [] by applicant on
		Date [X] have not been transmitted as
4 6	c.	 [X] have not been transmitted as i. [X] applicant chose not to make amendments under PCT Article 19.
# - J ₂		Date of mailing of Search Report (from form PCT/ISA/210):
		November 20, 2000.
		ii. [] the time limit for the submission of amendments has not yet expired.
#		The amendments or a statement that amendments have not been made will be transmitted before the expiration of the time limit under PCT Rule 46.1.
6.	[X]	A translation of the amendments to the claims under PCT Article 19 (38 U.S.C. 371(c)(3)):
	a.	is transmitted herewith.
	b.	is not required as the amendments were made in the English language.
	c.	[X] has not been transmitted for reasons indicated at point 5(c) above.
7. 7.	[X]	A copy of the international examination report (PCT/IPEA/409) [X] is transmitted herewith.
		[] is not required as the application was filed with the United States Receiving Office.
8.	[X]	Annex(es) to the international preliminary examination report
	a.	[X] is/are transmitted herewith.
	b.	is/are not required as the application was filed with the United States Receiving Office.
9.	[X]	A translation of the annexes to the international preliminary examination report
	a.	[X] is transmitted herewith.
	b.	is not required as the annexes are in the English language.

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JC13 Rec's PCT/FTC 08 NOV 2001

a. [] was previously submitted by applicant on	10.	[X]	[X] An oath or declaration of the inventor (35 U.S.C. 371(c)(4)) complying with 35 U.S.C. 115				
b. [] is submitted herewith, and such oath or declaration i. [] is attached to the application. ii. [] is attached to the application and any amendments under PCT Article 1: that were transmitted as stated in points 3(b) or 3(c) and 5(b); and states that they were reviewed by the inventor as required by 37 C.F.R. 1.70. c. [X] will follow. Other document(s) or information included: 11. [X] An International Search Report (PCT/ISA/210) or Declaration under PCT Article 17(2)(a): a. [X] is transmitted herewith. b. [] has been transmitted by the International Bureau. Date of mailing (from form PCT/IB/308): c. [] is not required, as the application was searched by the United States International Searching Authority. d. [] will be transmitted promptly upon request. e. [] has been submitted by applicant on		a.	[] was previous				
11. [X] An International Search Report (PCT/ISA/210) or Declaration under PCT Article 17(2)(a): a. [X] is transmitted herewith. b. [] has been transmitted by the International Bureau. Date of mailing (from form PCT/IB/308): c. [] is not required, as the application was searched by the United States International Searching Authority. d. [] will be transmitted promptly upon request. e. [] has been submitted by applicant on			i. [] is at ii. [] iden that state C.F.	herewith, and such oath or declaration tached to the application. tifies the application and any amendments under PCT Article 19 were transmitted as stated in points 3(b) or 3(c) and 5(b); and s that they were reviewed by the inventor as required by 37 R. 1.70.			
17(2)(a): a. [X] is transmitted herewith. b. [] has been transmitted by the International Bureau. Date of mailing (from form PCT/IB/308): c. [] is not required, as the application was searched by the United States International Searching Authority. d. [] will be transmitted promptly upon request. e. [] has been submitted by applicant on	Othe	r docume	t(s) or information inc	cluded:			
a. [X] is transmitted herewith. b. [] has been transmitted by the International Bureau. Date of mailing (from form PCT/IB/308): c. [] is not required, as the application was searched by the United States International Searching Authority. d. [] will be transmitted promptly upon request. e. [] has been submitted by applicant on	11.	[X]		rch Report (PCT/ISA/210) or Declaration under PCT Article			
c. [] is not required, as the application was searched by the United States International Searching Authority. d. [] will be transmitted promptly upon request. e. [] has been submitted by applicant on	4. 	_	[X] is transmitte [] has been transmitter	nsmitted by the International Bureau.			
[] Form PTO-1449 (PTO/SB/08A and 08B). [] Copies of citations listed. b. [X] will be transmitted within THREE MONTHS of the date of submission of requirements under 35 U.S.C. 371(c). c. [] was previously submitted by applicant on	E S Spranger	c.	[] is not require	ed, as the application was searched by the United States			
[] Form PTO-1449 (PTO/SB/08A and 08B). [] Copies of citations listed. b. [X] will be transmitted within THREE MONTHS of the date of submission of requirements under 35 U.S.C. 371(c). c. [] was previously submitted by applicant on	ACCEPTANCE OF THE PROPERTY OF			mitted by applicant on			
		a. b. c. []	[] is transmitte Also transmit [] Form PTO-1 [] Copies of cit [X] will be trans requirements [] was previous An assignment documents ate [] "COVER SHE	losure Statement under 37 C.F.R. 1.97 and 1.98: d herewith. tted herewith is/are: 449 (PTO/SB/08A and 08B). ations listed. mitted within THREE MONTHS of the date of submission of s under 35 U.S.C. 371(c). sly submitted by applicant on Date ment is transmitted herewith for recording. ET FOR ASSIGNMENT (DOCUMENT) ACCOMPANYING			

	14.	a. b. c. d.	Additional documents: [X] Copy of request (PCT/RO/101) [X] International Publication No. WO 00/70631 i. [X] Specification, claims and drawing ii. [] Front page only [X] Preliminary amendment (37 C.F.R. § 1.121) [X] Other
			FORM PTO/ISA/220, FORM PCT/IPEA/416,
.*	15.	[X] a. b.	The above checked items are being transmitted [X] before 30 months from any claimed priority date. [] after 30 months.
	16.	[]	Certain requirements under 35 U.S.C. 371 were previously submitted by the applicant on, namely:
the first that the first that the			
and the second	WARNI	NG:	AUTHORIZATION TO CHARGE ADDITIONAL FEES Accurately count claims, especially multiple dependent claims, to avoid unexpected high charges if extra claims are authorized.
The state of the s	NOTE:	reply, red incorpor required an extend paragray construc	en request may be submitted in an application that is an authorization to treat any concurrent or future quiring a petition for an extension of time under this paragraph for its timely submission, as ating a petition for extension of time for the appropriate length of time. An authorization to charge all fees, fees under § 1.17, or all required extension of time fees will be treated as a constructive petition for sion of time in any concurrent or future reply requiring a petition for an extension of time under this portion for an extension. Submission of the fee set forth in § 1.17(a) will also be treated as a tive petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent reply requiring a petition for an extension of time and the petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent
	NOTE:	time, nor	ts of twenty-five dollars or less will not be returned unless specifically requested within a reasonable r will the payer be notified of such amounts; amounts over twenty-five dollars may be returned by check uested, by credit to a deposit account." 37 C.F.R. § 1.26(a).
		[X]	The Commissioner is hereby authorized to charge the following additional fees that may be required by this paper and during the entire pendency of this application to Account No. 12-0425.
			[X] 37 C.F.R. 1.492(a)(1), (2), (3), and (4) (filing fees)
	WARNI	NG:	Because failure to pay the national fee within 30 months without extension (37 C.F.R. \S 1.495(b)(2)) results in abandonment of the application, it would be best to always check the above box.
			[] 37 C.F.R. 1.492(b), (c) and (d) (presentation of extra claims)
	NOTE:	Because	additional fees for excess or multiple dependent claims not paid on filing or on later presentation must

JC12 Rec'd PCT/PTO 0 8 NOV 2001

only be paid or these claims cancelled by amendment prior to the expiration of the time period set for response by the PTO in any notice of fee deficiency (37 C.F.R. § 1.492(d)), it might be best not to authorize the PTO to charge additional claim fees, except possible when dealing with amendments after final action.

- [X]37 C.F.R. 1.17 (application processing fees)
- [X]37 C.F.R. 1.17(a)(1)-(5)(extension fees pursuant to § 1.136(a).
- [X]37 C.F.R. 1.18 (issue fee at or before mailing of Notice of Allowance, pursuant to 37 C.F.R. 1.311(b))

NOTE: Where an authorization to charge the issue fee to a deposit account has been filed before the mailing of a Notice of Allowance, the issue fee will be automatically charged to the deposit account at the time of mailing the notice of allowance. 37 C.F.R. § 1.311(b).

NOTE: 37 C.F.R. 1.28(b) requires "Notification of any change in loss of entitlement to small entity status must be filed in the application ... prior to paying, or at the time of paying ... issue fee." From the wording of 37 C.F.R. § 1.28(b): (a) notification of change of status must be made even if the fee is paid as "other than a small entity" and (b) no notification is required if the change is to another small entity.

> 37 C.F.R. § 1.492(e) and (f) (surcharge fees for filing the declaration and/or filing an English translation of an International Application later than 30 months after the priority date).

> > SIGNATURE OF PRACTITIONER

WILLIAM R. EVANS

(type or print name of practitioner)

P.O. Address

c/o Ladas & Parry 26 West 61st Street New York, N.Y. 10023

C Reg. No.: 25,858

Tel. No.: (212) 708-1930

Customer No.: 00140

EU EU

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: CLAUS NYGAARD RASMUSSEN, ET AL

International Application No.: PCT/DK00/00227

International Filing Date: 4 MAY 2000

Priority Date: 17 MAY 1999 & 17 JUNE 1999

For: A METHOD FOR OVER CURRENT PROTECTION IN A SUPERCONDUCTING

CABLE

Attorney Docket No.: U 013710-8

Commissioner of Patents and Trademarks Washington, D.C. 20231

Sir:

PRELIMINARY AMENDMENT

Please amend the above identified application as follows:

IN THE CLAIMS:

Please cancel Claims 1-14.

Add the following new claims:

CERTIFICATE UNDER 37 CFR 1.10

I hereby certify that this paper is being deposited with the United States Postal Service on this date <u>NOVEMBER 8, 2001</u> in an envelope as "EXPRESS MAIL POST OFFICE TO ADDRESSEE" Mailing Label Number <u>EV 011019060 US</u> addressed to the: Commissioner of Patents and Trademarks, Washington, D.C. 20231

BARBARA D. SANTIAGO

(Type or print name of person mailing paper)

(Signature of person mailing paper)

NOTE: Each paper or fee referred to as enclosed herein has the number of the "EXPRESS MAIL" mailing label place thereon prior to mailing 37 CFR 1.16(b).

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- 15. A method for overcurrent protection in a superconducting cable comprising a current detector, which is inserted in series with cable conductors of the superconducting cable, wherein an electrical conductor is integrated in the cable construction during cable manufacturing and said electrical conductor is electrically connected in parallel with both the cable conductors of the superconducting cable and the current detector, and said electrical conductor has a higher impedance than the superconducting cable when said cable is in its superconducting state.
- 16. A method according to claim 15, wherein at least part of said electrical conductor is placed outside the cryostat of the superconducting cable.
- 17. A method according to claim 15, wherein said electrical conductor is placed outside the cryostat of the superconducting cable.
- 18. A method according to claim 15, wherein said electrical conductor is placed inside the cryostat of the superconducting cable.
- 19. A method according to claim 15, wherein at least one superconducting piece is inserted as the current detector.
- 20. A method according to claim 15, wherein the current detector comprises a superconducting material which quenches at a lower current than the superconducting cable.
 - 21. A method according to claim 15, wherein the current detector comprises a

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circuit breaker, e.g. a fuse, a thyristor, a transistor, or similar power electronic components.

- 22. A method according to claim 15, wherein the current detector is constituted by a current-dependent resistance.
- 23. A method according to claim 15, wherein a cold shunt is inserted in parallel with the cable conductors of the superconducting cable
- 24. A superconducting cable wherein the cable conductors of the cable are connected in series with a current detector for overcurrent detection, and it comprises an electrical conductor electrically connected in parallel with both the cable conductors of the superconducting cable and the current detector, and said electrical conductor has a higher impedance than the superconducting cable when said cable is in its superconducting state.
- 25. A superconducting cable according to claim 24, wherein at least part of said electrical conductor is placed outside the cryostat of the superconducting cable.
- 26. A superconducting cable according to claim 24, wherein said electrical conductor is placed outside the cryostat of the superconducting cable.
- 27. A superconducting cable according to claim 24, wherein said electrical conductor is placed inside the cryostat of the superconducting cable.
 - 28. A superconducting cable according to claim 24, wherein the part of said

electrical conductor placed inside the superconducting cable and performing the function of a cold shunt, is wound in such a way that the current in this is reduced to a minimum during normal operation.

- 29. A superconducting cable according to claim 24, wherein the current detector comprises a circuit breaker or a current limiter, and that the circuit breaker comprises a fuse and/or high-speed power electronics.
- 30. A superconducting cable according to claim 24, wherein the current detector is constituted by a superconducting material such as YBCO or Bi 2212.

REMARKS

The advantages of the invention as formulated in amended Claim 15 (and the corresponding apparatus Claim 24)) over the prior art are the following:

- The invention integrates a shunt in the cable (it is not a coupling of discrete components).
- In case of an over-current situation, the electrical conductor diverts a substantial part of the current from the superconducting cable and the current detector (it does not break the current or limit the over-current substantially), which has the advantages of
 - resulting in a reduced switch-on time
- enabling a simpler current detector construction, because of lower potential differences over the component
 - thus improving performance and reducing costs.

We have amended independent method and product claims (Claims 1 and 10, respectively) to stress that the electrical conductor inserted in parallel with the cable conductors should not carry the current when the cable conductors are in a superconducting state (cf. original Claim 5).

We have made independent claims that exemplify that the electrical conductor may be placed fully or partially inside or outside the cryostat.

Respectfully submitted,

WILLIAM R. EVANS LADAS & PARRY 26 WEST 61ST STREET NEW YORK, NEW YORK 10023 REG.NO.25858(212)708-1930

Rec'd PCT/PTO 08 NOV 2001 K00002 10/009227

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Amended description and Claims

PCT/DK00/00227

A method for overcurrent protection in a superconducting cable.

5 The invention relates to a method for overcurrent protection in a superconducting cable, comprising a current detector, which is inserted in series with the cable conductor of the superconducting cable

Furthermore, the invention relates to a superconducting cable, wherein the cable conductors of the cable are connected in series with a current detector for overcurrent detection.

When using superconducting cables in a high-voltage system, it is important that said cables are protected from overcurrents since the result of overcurrents in the cable conductor of a superconducting cable is loss of superconductivity thereof.

This means that the cable could soon be exposed to destruction, since the superconducting tapes conducting the current are not at all adapted to transmit large currents, when they are not superconducting.

20 A typical requirement for a superconducting cable is that it should be protected from overcurrents.

This protection requirement may e.g. be that the cable should be able to withstand approximately 40 kA for 1 second.

25 JP 01 039230 discloses a method for protecting a superconducting cable against overcurrent by inserting a current detector in series with the cable conductor.

The object of the invention is now to provide a method for protecting a superconducting cable, accommodating the requirements stipulated above.

30

The objective of the invention is fulfilled by a method of the type defined in the preamble of claim 1, the method being characterized in that an electrical conductor is inserted in parallel with the cable conductors of the superconducting cable and the current detector.

35

Hence, constant monitoring of the current in the superconducting cable during operation is ensured, so that if the current exceeds some predetermined limits, the current will be broken or limited prior to a destructive, heavy heating of the cable. Thus, when the superconducting state ceases, the current is allowed to be diverted

5 in the hot shunt.

As indicated in claim 4, that the current detector constitutes at least one superconducting piece, reliable overcurrent detection is obtained, since the superconducting pieces - if exposed to a current that is too high - exit their 10 superconducting state, causing an intense generation of heat in the superconducting pieces.

This generation of heat can then be used if, as inter alia indicated in claim 6, a fuse is inserted as a circuit breaker to break the current to the cable conductors of the superconducting cable.

With a view to accommodating the time delay in a circuit breaker, specifically the inevitable time delay defined by the period of time necessary for breaking a current by means of a circuit breaker, it is advantageous, as indicated in claim 8, to a cold shunt is inserted in parallel with the cable conductors of the superconducting cable. The cold could be designed to be capable of carrying e.g. 40kA in 0.1 second.

It is noted that the for diversion of the current to the superconducting cable after the above-mentioned 0.1 second has elapsed, then the electrical conductor is preferably inserted.

Additional appropriate embodiments of the method are set out in claims 2,3,5 and 7.

30 As already mentioned, the invention also relates to a superconducting cable wherein the cable conductors of the cable are connected in series with a current detector for overcurrent detection

This cable is of the type defined in the preamble of claim 9 and is characterised in that an electrical conductor is inserted in parallel with the cable conductors of the superconducting cable and the current detector.

5 Appropriate embodiments of the cable are set out in the independent claims 10-14.

In the following, the invention will be discussed in greater detail with reference to an exemplary embodiment shown in the drawings in which:

10 Fig. 1 shows a basic construction of a superconducting cable with overcurrent protection according to the invention,

Fig. 2 shows a more detailed construction of an embodiment of the cable with overcurrent protection according to the invention,

15

Fig. 3 shows the relationship with respect to time between currents flowing in the cable according to Fig. 2 in an overcurrent situation, whereas

Fig. 4 shows in perspective and partially intersected a superconducting cable with overcurrent protection according to the invention.

In Fig. 1 a superconducting cable is denoted by 1, said superconducting cable possibly, as known in the art, being constructed of a core, around which one or more layers of superconducting tapes is/are wound.

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Current detectors 3, 4 are coupled to the ends of the cable, the current detectors having built-in circuit breakers or current limiters.

The current detectors may e.g. comprise superconducting pieces such as YBCO or Bi 2212 with built-in circuit breakers, and may be dimensioned such that they quench at a lower current than the superconductor of the actual cable, implying that if the current in the superconducting pieces exceeds a certain value, then the current to the superconducting cable will be broken after a short period of time.

By use of current limiters, the current will naturally be limited.

A hot shunt is coupled in parallel with a series connection of the superconducting pieces and the cable conductors of the superconducting cable, said shunt being ca-

pable of diverting the current supplied for a short period of time if the current detectors break the current or the current limiter limits the current.

Fig. 2 shows a more detailed embodiment of the superconducting cable according to the invention.

In this figure, 3,4 again denotes current and the reference number 7 denotes a superconducting cable.

A cold shunt is provided in parallel with the cable conductors of the cable, the shunt being denoted by the reference number 11. This shunt is cooled to the temperature of the superconductor. On the outside of this cold shunt is a cryostat 8, and on the outside thereof is an electrical insulation 9.

On the inside of the electrical insulation 9, an electrical conductor 10 is provided, which is made e.g. of copper and serves as a hot shunt at ambient temperature, cf. below.

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The operation of the current detector in the superconducting cable will now be explained in greater detail with reference to the current plot of Fig. 3.

If it is ascertained that a current, which is too high, is flowing in the superconducting pieces 3, 4 the current will in a short time period flow in the cold shunt 11.

Then the current will be fed to the hot shunt 10, wherein the current will increase steeply as indicated by the broken line in Fig. 3 at the time 0.1s. At the same time, the current in the cold shunt 11 will decrease steeply.

25

Damage to the superconducting cable in the event that its superconductivity ceases can thus be avoided, which means that it becomes ohmic and consequently not capable of conducting the usual currents that can be conducted in the superconducting state.

30

Fig. 4 shows in perspective and partially intersected a superconducting cable as occurring in actual practice, which can be used in connection with the current protection as explained in connection with the preceding figures. In this figure, 12 denotes a shield on the outside of which is a jacket 14. Inside the jacket is a dielectric insulator 15 surrounding an outer steel tube 16.

Inside the steel tube 16, spacers 17 are arranged that are supported by an aluminium foil 18 abutting an inner steel tube 19.

- 5 Inside the inner steel tube 19 a number of superconducting tapes 1 are wound around a hollow core 21.
 - The cooling of the superconducting tapes can be effected by supplying refrigerant to the channel 22 of the hollow core.
- 10 The reference number 11 denotes the position in which the cold shunt can be placed as explained above, whereas the reference number 24 denotes the position within the dielectric insulator, where the hot shunt can be placed.

 10

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- 1. A method for overcurrent protection in a superconducting cable, comprising a current detector (3,4), which is inserted in series with the cable conductor of the superconducting cable, c h a r a c t e r i z e d in that an electrical conductor (10) is inserted in parallel with the cable conductors of the superconducting cable (1) and the current detector (3,4).
 - 2. A method according to claim 1 c h a r a c t e r i z e d in that the electrical conductor (10) has a higher impedance than the superconducting cable (1) when in its superconducting state.
- 3. A method according to claim 1 2, c h a r a c t e r i z e d in that the electrical conductor (10) is placed outside a cryostat (8) of the superconducting cable (1).
 - 4. A method according to claim 1 3, c h a r a c t e r i z e d in that the current detector (3,4) constitutes at least one superconducting piece.
 - 5. A method according to any of claims 1 4, c h a racterized in that the current detector (3,4) comprises a superconducting material which quenches at a lower current than the superconducting cable (7).
- 25 6. A method according to any of claims 1-5, c h a r a c t e r i z e d in that the current detector (3,4) comprises a relay or a circuit breaker e.q. fuse, a thyristor, a transistor, or similar power electronic components.
- 7. A method according to any of claims 1-6, c h a r a c t e r i'z e d in that the current detector (3,4) is constituted by a current-dependent resistance.
 - 8. A method according to any of claims 1-7, c h a r a c t e r i z e d in that a cold shunt (11) is inserted in parallel with the cable conductors of the superconducting cable (7).

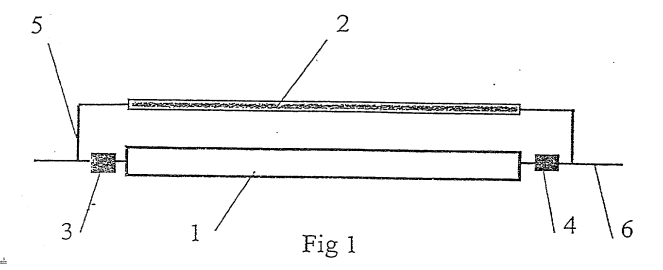
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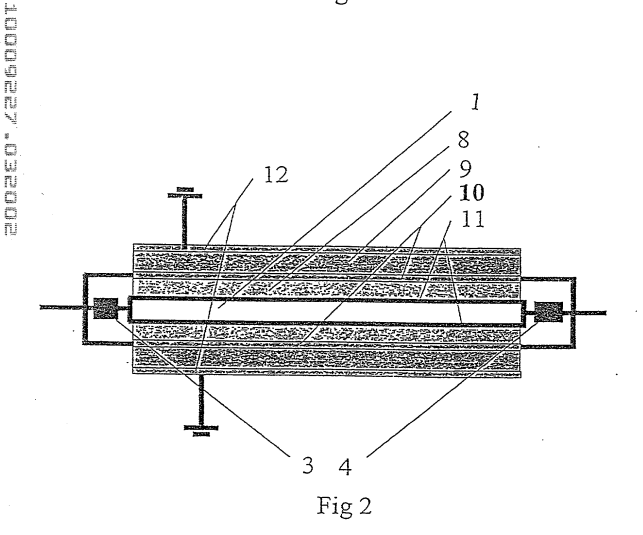
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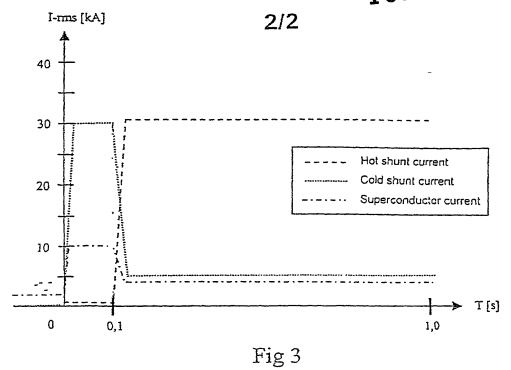
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- 9. A superconducting cable (1) wherein the cable conductors of the cable are connected in series with a current detector (3,4) for overcurrent detection, c h a r a c t e r i z e d in that an electrical conductor (10) is inserted in parallel with the cable conductors of the superconducting cable (1) and the current detector (3,4).
- 10. A superconducting cable according to claim 9, characterist has a ctar ized in that the electrical conductor (10) has a higher impedance than the superconducting cable (1) when in its superconducting state.
- 11. A superconducting cable according to claim 9 or 10, c h a r a c t e r i z e d in that the electrical conductor (10) is placed outside a cryostat (8) of the superconducting cable.
- 12. A superconducting cable according to claim 11 c h a r a c t e r i z e d in that the cold shunt (8) is wound in such a way that the current in this is reduced to a minimum during normal operation.
 - 13. A superconducting cable according to claim 9 12, c h a r a c t e r i z e d in that the current detector (3,4) comprises a circuit breaker or a current limiter, and that the circuit breaker comprises a fuse and/or high-speed power electronics.
- 14. A superconducting cable according to claim 9 13, c h a r a c t e r i z e d in that the current detector is constituted by a superconducting material such as YBCO or Bi 2212.





10/11/9227



9 14 18 17 19 12 10 10

Fig 4

Practitioner's Docket No. <u>U 013710-8</u>

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PATENT

Optional Customer No. Bar Code

00140 00140 PATENT TRADEMARK OFFICE

COMBINED DECLARATION AND POWER OF ATTORNEY

(ORIGINAL, DESIGN, NATIONAL STAGE OF PCT, SUPPLEMENTAL, DIVISIONAL, CONTINUATION, OR C-I-P)

	As a below named inventor, I hereby declare that:						
			TYPE OF DECLARATION				
Thi	is de	eclaratio	on is of the following type:				
			(check one applicable item below)				
5		[]	original. design.				
O NOT W NJ O O NJ	TE:	With the declarat 714.16,	e exception of a supplemental oath or declaration submitted in a reissue, a supplemental oath or tion is not treated as an amendment under 37 CFR 1.312 (Amendments after allowance). M.P.E.P. Section 7 th Ed.				
kad Ed Mil		[]	supplemental.				
NO I	TE:	If the de	claration is for an International Application being filed as a divisional, continuation or continuation-in- lication, do <u>not</u> check next item; check appropriate one of last three items.				
		[X]	national stage of PCT.				
NOI	TE:	If one of CONTIN	the following 3 items apply, then complete and also attach ADDED PAGES FOR DIVISIONAL, WATION OR C-I-P.				
NOI	TE:	declarat	C.F.R. Section 1.63(d) (continued prosecution application) for use of a prior nonprovisional application ion in the continuation or divisional application being filed on behalf of the same or fewer of the inventors in the prior application.				
		[]	divisional. continuation.				
NOT	TE:	or divisio	n application discloses and claims subject matter not disclosed in the prior application, or a continuation onal application names an inventor not named in the prior application, a continuation-in-part application filed under 37 C F.R. Section 1 53(b) (application filing requirements-nonprovisional application).				
		[]	continuation-in-part (C-I-P).				

INVENTORSHIP IDENTIFICATION

WARNING:

If the inventors are each not the inventors of all the claims, an explanation of the facts, including the ownership of all the claims at the time the last claimed invention was made, should be submitted

My residence, post office address and citizenship are as stated below, next to my name. I believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter that is claimed, and for which a patent is sought on the invention entitled:

TITLE OF INVENTION

A METHOD FOR OVERCURRENT PROTECTION IN A SUPERCONDUCTING CABLE

	SPECIFICATION IDENTIFICATION
The sp	pecification of which:
	(complete (a), (b), or (c))
	(a) [] is attached hereto.
NOTE:	"The following combinations of information supplied in an oath or declaration filed on the application filing da with a specification are acceptable as minimums for identifying a specification and compliance with any one of items below will be accepted as complying with the identification requirement of 37 C.F.R. Section 1.63:
	"(1) name of inventor(s), and reference to an attached specification which is both attached to the oath declaration at the time of execution and submitted with the oath or declaration on filing;
	"(2) name of inventor(s), and attorney docket number which was on the specification as filed; or
	"(3) name of inventor(s), and title which was on the specification as filed."
	Notice of July 13, 1995 (1177 O.G. 60).
	(b) [] was filed on, [] as Application No [] and was amended on(if applicable).
NOTE:	Amendments filed after the original papers are deposited with the PTO that contain new matter are not accorded filing date by being referred to in the declaration. Accordingly, the amendments involved are those filed with the application papers or, in the case of a supplemental declaration, are those amendments claiming matter not encompassed in the original statement of invention or claims. See 37 C F.R. Section 1.67.
NOTE:	"The following combinations of information supplied in an oath or declaration filed after the filing date are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 C.F.R. Section 1.63· (A) application number (consisting of the series code and the serial number, e.g., 08/123,456), (B) serial number and filing date, (C) attorney docket number which was on the specification as filed; (D) title which was on the specification as filed and reference to an attached specification which both attached to the oath or declaration at the time of execution and submitted with the oath or declaration; or
	(E) title which was on the specification as filed and accompanied by a cover letter accurately identifying the application for which it was intended by either the application number (consisting of th series code and the serial number, e.g., 08/123,456), or serial number and filing date. Absent any statement(s) to the contrary, it will be presumed that the application filed in the PTO is the application

which the inventor(s) executed by signing the oath or declaration.

M.P.E.P. Section 601.01(a), 7th ed.

	(c)	[X]	was described DK00/00227	and claimed in PCT International Application Nofiled
			on <u>4 MAY 200</u> <i>any</i>).	and as amended under PCT Article 19 on
			uny).	
		SUPP	LEMENTAL 1	DECLARATION (37 C.F.R. Section 1.67(b))
	(c	omplete	the following wi	here a supplemental declaration is being submitted)
	[]	I hereb	y declare that the	the subject matter of the
α. α.	-		[] []	attached amendment amendment filed on
	was pa applica	rt of my ation, abo	our invention a ove identified, f	and was invented before the filing date of the original for such invention.
		ACKN	OWLEDGME	ENT OF REVIEW OF PAPERS AND DUTY OF CANDOR
☐ ⊈ specif □	I hereb ication, 1	y state the start of the start	hat I have review the claims, as a	for such invention. ENT OF REVIEW OF PAPERS AND DUTY OF CANDOR ewed and understand the contents of the above-identified amended by any amendment referred to above. close information, which is material to patentability as defined in ion 1.56,
1 37, Co	I ackno	owledge deral Re	the duty to discl gulations, Section	close information, which is material to patentability as defined in ion 1.56,
L j				eck the following items, if desired)
	[]	where 1	there is a substa	to the examination of this application, namely, information antial likelihood that a reasonable Examiner would consider it whether to allow the application to issue as a patent, and
		[]	in compliance statement, in a	with this duty, there is attached an information disclosure accordance with 37 C.F.R. Section 1.98.
			PRIORITY O	CLAIM (35 U.S.C. Section 119(a)-(d))
NOTE:	applicat. certified interfere specifica priority accompa the Engl overcom which ev	ion is refer copy of the coce (Sectionally require or the cert anied by a ish langua e the date vent an Eng	red to in the oath o e foreign application on 1.630), when neced by the examiner, ified copy of the for petition requesting ge, a translation ne of a reference reliec	special form and may be made by the attorney or agent if the foreign or declaration as required by Section 1.63. The claim for priority and the ion specified in 35 U.S.C. Section 119(b) must be filed in the case of an excessary to overcome the date of a reference relied upon by the examiner, when it, and in all other situations, before the patent is granted. If the claim for exercign application is filed after the date the issue fee is paid, it must be greatry and by the fee set forth in Section 1.17(i). If the certified copy is not in used not be filed except in the case of interference; or when necessary to ed upon by the examiner; or when specifically required by the examiner, in instation must be filed together with a statement that the translation of the

I hereby claim foreign priority benefits under Title 35, United States Code, Section 119(a)-(d) of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of

America filed by me on the same subject matter having a filing date before that of the application(s) of which priority is claimed. (complete (d) or (e)) (d) no such applications have been filed. (e) [X] such applications have been filed as follows. Where item (c) is entered above and the International Application which designated the U.S itself claimed priority check item (e), enter the details below and make the priority claim. PRIOR FOREIGN/PCT APPLICATION(S) FILED WITHIN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO THIS APPLICATION AND ANY PRIORITY CLAIMS UNDER 35 U.S.C. SECTION 119(a)-(d) COUNTRY (OR APPLICATION NUMBER DATE OF FILING **PRIORITY** INDICATE IF day, month, year CLAIMED PCT) **UNDER 35 USC** 119 \overline{DK} PA 1999 00685 17 MAY 1999 [X]YES INO DK PA 1999 00864 17 JUNE 1999 [X]YES **NO** []YES INO []YES INO []YES NO CLAIM FOR BENEFIT OF PRIOR U.S. PROVISIONAL APPLICATION(S) (35 U.S.C. Section 119(e)) I hereby claim the benefit under Title 35, United States Code, Section 119(e) of any United States provisional application(s) listed below: PROVISIONAL APPLICATION NUMBER FILING DATE CLAIM FOR BENEFIT OF EARLIER U.S./PCT APPLICATION(S) **UNDER 35 U.S.C. SECTION 120** The claim for the benefit of any such applications are set forth in the attached [] ADDED PAGES TO COMBINED DECLARATION AND POWER OF ATTORNEY

FOR DIVISIONAL, CONTINUATION OR CONTINUATION-IN-PART (C-I-P)

APPLICATION.

T

ALL FOREIGN APPLICATION(S), *IF ANY*, FILED MORE THAN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO THIS U.S. APPLICATION

NOTE:	basis j contin ATTO	for this application entering the Unuation-in-part, then also complete	nths from the filing date of this application is a PCT filing forming the nited States as (1) the national stage, or (2) a continuation, divisional, o ADDED PAGES TO COMBINED DECLARATION AND POWER OF NUATION OR C-I-P APPLICATION for benefit of the prior U.S. or PC. 20.
	-	PO	WER OF ATTORNEY
I here in the	eby app Paten	point the following practition t and Trademark Office con	ner(s) to prosecute this application and transact all business nected therewith.
		(list nan	ne and registration number)
JOHN RICH PETE IAN (RICH ARD J. R D. G C. BAII	HANDELMAN, 26179 ARDS, 31053 STREIT, 25765 ALLOWAY, 27885 LIE, 24090 PETERSON, 24790	RICHARD P. BERG, 28145 JULIAN H. COHEN, 20302 WILLIAM R. EVANS 25858 JANET I. CORD, 33778 CLIFFORD J. MASS, 30086 CYNTHIA R. MILLER, 34678
		(Check the	e following item, if applicable)
	[]	I hereby appoint the prac- below to prosecute this ap Trademark Office connec	titioner(s) associated with the Customer Number provided pplication and to transact all business in the Patent and cted therewith.
	[]		declaration and power of attorney, is the authorization of the r(s) to accept and follow instructions from my
NOTE:	corres examp divisio applic divisio	pondence address in a prior applic le, where a copy of the oath or dec nal application filed under 37 CF, ation designates an old correspond nal application, the change of cor	ation or divisional applications to ensure that any change of cation is reflected in the continuation or divisional application. For claration from the prior application is submitted for a continuation or R 1.53(b) and the copy of the oath or declaration from the prior dence address, the Office may not recognize, in the continuation or respondence address made during the prosecution of the prior applicating of correspondence address in the continuation or divisional applicating

to ensure that communications from the Office are mailed to the current correspondence address. 37 CFR

1.63(d)(4)." Section 601.03, M.P.E.P., 7th Ed

Ladas & Parry 26 West 61st Street New York, N.Y. 10023

(complete the following if applicable)

Since this filing is a [] continuation [] divisional there is attached hereto a Change of Correspondence Address so that there will be no question as to where the PTO should direct all correspondence.

DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

3 7/1

SIGNATURĖ(S)

NOTE: Each inventor must be identified by full name, including the family name, and at least one given name without abbreviation together with any other given name or initial, and by his/her residence, post office address and country of citizenship. 37 C.F.R. Section 1.63(a)(3) NOTE: Inventors may execute separate declaration/oaths provided each declaration/oath sets forth all the inventors. Section 1.63(a)(3) requires that a declaration/oath, inter alia, identify each inventor and prohibits the executic separate declaration/oaths which each sets forth only the name of the executing inventor 62 Fed. Reg. 53,13, 33,142, October 10, 1997. Full name of sole or first inventor Claus	NOTE: Carefully indicate	the family (or last) name, as it should appear on the	e filing receipt and all other document.						
Section 1.63 (a)(3) requires that a declaration/oath, inter alia, identify each inventor and prohibits the executic separate declarations/oaths which each sets forth only the name of the executing inventor. 62 Fed. Reg. 53,13, 33,142, October 10, 1997, Full name of sole or first inventor Claus Nygaard RASMUSSEN (Given Name) (Middle Initial or Name) Family (Or Last Name) Inventor's signature (x) Ountry of Citizenship DK Residence VANLOSE, DK Post Office Address KNIVHOLTVEJ 16, 1 tv., DK-2720 VANLOSE, DK Full name of second joint inventor, if any Inventor's signature (x) Date (x) Double (x) Pamily (Or Last Name) Full name of Country of Citizenship DK Residence VIRUM, DK Post Office Address LAVENDELHAVEN 75, DK-2830 VIRUM, DK Full name of third joint inventor, if any Iens Given Name) Jacob (Middle Initial or Name) Family (Or Last Name) Full name of third joint inventor, if any Iens Jacob (Middle Initial or Name) Family (Or Last Name) Inventor's signature (x) Date (x) FEB 1 7 2002 Country of Citizenship DK	abbreviation together with any other given name or initial, and by his/her residence, post office address and								
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SIGNA'TURE(S)

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NOTE:	Each inventor must be identified by full name, including the family name, and at least one given name without abbreviation together with any other given name or initial, and by his/her residence, post office address and country of citizenship 37 C F.R. Section 1 63(a)(3)								
NOTE:	= Section 1 03(a)(3) requires	arate declarations/oaths provided <u>each</u> s that a declaration/oath, inter alia, ide is which each sets forth only the name o	entify each i	nventor and probabits the even	ution of				
Full n	ame of sole or first inv	entor							
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	ence <u>VANLOSE, I</u>								
] Post O	Office Address	KNIVHOLTVEJ 16, 1 tv.,	DK-272) VANLOSE DK					
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Lorgen (Given Invent	Name) or's signature (x)	Nygard (Middle Initial or Name) Orym Nygard No. Country of Citizenship		NIELSEN Family (Or Last Name) 				
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Jens (Cinar	Name)	Jacob		OSTERGAARD					
	,	(Middle Initial or Name)		Family (Or Last Name)				
Date <u>(x</u>	()	Country of Citizenship	DK						
Reside	nce FREDERIKSE	BERG, DK			_				
Post O	ffice Address <u>C. T. I</u>	BARFODVEJ 11, 1 tv., DK-200	0 FREDF	ERIKSBERG DK					

(check proper box(es) for any of the following added page(s) that form a part of this declaration)

Signature for fourth and subsequent joint inventors. Number of pages added	
* * *	
Signature by administrator(trix), executor(trix) or legal representative for deceased or incapacitated inventor. <i>Number of pages added</i>	
* * *	
Signature for inventor who refuses to sign or cannot be reached by person authorized und 37 C.F.R. Section 1.47. <i>Number of pages added</i>	ler
* * *	
Added page for signature by one joint inventor on behalf of deceased inventor(s) where le representative cannot be appointed in time. (37 C.F.R. Section 1.47)	gal
* * *	
representative cannot be appointed in time. (37 C.F.R. Section 1.47) * * * Added pages to combined declaration and power of attorney for divisional, continuation, or continuation-in-part (C-I-P) application.	r
[] Number of pages added	
* * *	
* * * [] Authorization of practitioner(s) to accept and follow instructions from representative.	
(If no further pages form a part of this Declaration, then end this Declaration with this page and check the following item)	

[X] This declaration ends with this page.



Practitioner's Docket No. <u>U013710-8</u>

CHAPTER II

IN THE UNITED STATES ELECTED OFFICE (EO/US)

PCT/DK00/00227

4 MAY 2000

17 MAY 1999 <u>17 JUNE</u> 1999

INTERNATIONAL APPLICATION NO.

INTERNATIONAL FILING DATE

PRIORITY DATE CLAIMED

A METHOD FOR OVERCURRENT PROTECTION IN A SUPERCONDUCTING CABLE

TITLE OF INVENTION

1. CLAUS NYGAARD RASMUSSEN

2. JORGEN NYGARD NIELSEN

3. JENS JACOB **OSTERGAARD**

APPLICANT(S)

Box PCT

Assistant Commissioner for Patents

Washington, D.C. 20231 ATTENTION: EO/US

COMPLETION OF FILING REQUIREMENTS FOR INTERNATIONAL APPLICATION ENTERING U.S. NATIONAL STAGE IN U.S. ELECTED OFFICE (EO/US) UNDER 35 U.S.C. § 371

(check and complete the applicable item, if applicable)

[X]

This replies to the Notice of Missing Requirements under 35 U.S.C. § 371 and 37 C.F.R.

§ 1.495 (FORM PCT/DO/EO/905).

[X] A copy of FORM PCT/DO/EO/905 accompanies this response.

WARNING:

Where the items being submitted to complete the entry of the international application into the national phase are subsequent to 30 months from the priority date the application is still considered to be in the international state and if mailing procedures are utilized to obtain a date the express mail procedure of 37 C.F.R. § 1.10 must be used (because international application papers are not covered by an ordinary certificate of mailing. 37 C.F.R. § 108(2)(xi).

CERTIFICATION UNDER 37 C.F.R. 1.10*

(Express Mail label number is mandatory.) (Express Mail certification is optional.)

I hereby certify that this Completion of Filing Requirements and the papers indicated as being transmitted therewith are being deposited with the United States Postal Service on this date <u>March 20, 2002</u>, in an envelope as "Express Mail Post Office to Addressee," Mailing Label Number <u>EV011021148US</u>, addressed to the: Assistant Commissioner for Patents, Washington, D.C. 20231.

GERALDINE MARTI

(type or print name of person mailing paper)

Signature of person mailing paper

WARNING:

Certificate of mailing (first class) or facsimile transmission procedures of 37 C.F.R. 1.8 cannot be used to obtain a date of mailing or transmission for this correspondence.

*WARNING:

Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label placed thereon prior to mailing. 37 C.F.R. 1.10(b).

"Since the filing of correspondence under § 1.10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will not be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, at 56,442.

 $(Completion\ of\ Filing\ Requirements\ for\ International\ Application\ Entering\ U.S.\ Elected\ Office\ (EO/US)$

page 1 of 6) 13-19

 NOTE:

NOTE:

NOTE:

Documents and fees must be clearly identified as a submission to enter the national stage under 35 U.S.C. § 371. Otherwise, the submission will be considered as being made under 35 U.S.C. § 111. 37 C.F.R. § 1.495(g).

DECLARATION OR OATH

I. (a) [X] No original declaration or oath was filed. Enclosed is the original declaration or oath for this application.

OR

(b) [] The declaration or oath that was filed was determined to be defective. A new original oath or declaration is attached.

NOTE: For surcharge fee for filing declaration after filing date complete item IV(3)

NOTE: Acceptable minimums in the declaration in an ordinarily filed U.S. application for identification of the specification to which it applies are:

- (A) application number (consisting of the series code and the serial number, e.g., 08/123,456);
- (B) serial number and filing date;
- (C) attorney docket number which was on the specification as filed;
- (D) title which was on the specification as filed and reference to an attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration: or
- title which was on the specification as filed and accompanied by a cover letter accurately identifying the application for which it was intended by either the application number (consisting of the series code and the serial number, e.g., 08/123,456), or serial number and filing date. Absent any statement(s) to the contrary, it will be presumed that the application filed in the PTO is the application which the inventor(s) executed by signing the oath or declaration.

 M.P.E.P. Section 601.01(a), 7th ed. Notice of September 12, 1983 (1035 O.G. 3). See MPEP §

601.01(a), 7th ed.

Another minimum found acceptable in the declaration is the filing date (i.e., date of express mail) and the express mail number, useful where the serial number is not yet known. But note the practice where the express mail deposit is a Saturday, Sunday or holiday within the District of Columbia. 37 C.F.R. § 1.10(c).

See 37 C.F.R. § 1.41(a).

(complete as applicable)

Attached is a (c) Statement by a registered attorney that the application filed in the PTO is the application that the inventor executed by signing the declaration. (d) []Statement that the "attached" specification is a copy of the specification and any amendments thereto that were filed in the PTO to obtain the filing date. (e) [] Statement that substitute specification contains no new matter. (f) $[\]$ **Preliminary Amendment** (g) Transmittal of Formal Drawing(s) Prior to Notice of Allowance (h) Submission of "Sequence Listing," computer readable copy, and/or amendment pertaining thereto for biotechnology invention containing nucleotide and/or amino acid sequence

AMENDMENT

	II.	(complete as applicable)									
		[]		with 37 C.F.R. § 1.121 is attached ent cancels claims	d. inclusive.						
	TRANSMITTAL OF ENGLISH TRANSLATION OF NON-ENGLISH LANGUAGE PAPERS										
N.	III.	[]	Submitted herewith is an English translation of the non-English language internal application papers as originally filed. It is requested that this translation be used copy for examination purposes in the PTO. (See 37 C.F.R. 1.495(c))								
	NOTE:	•	For fee for processing a non-English	h application, complete item $IV(4)$.							
	NOTE:	-	A non-English oath or declaration in a $C.F.R. \ \S \ 1.69(b)$.	the form provided or approved by the PTC) need not b	e translated. 37					
The state from the least the last the state of	IV.	S 27 C	E.R. (1.204.)	FEES							
W.	NOIE:		F.R. § 1.28(a).								
	1.	Fees fo	r claims								
		[]	each independent claim in exce (37 C.F.R. § 1.492(b))—\$84.0		\$						
		[]	each claim in excess of 20 (37 C.F.R. § 1.492(c))—\$18.00	0; small entity—\$9.00	\$						
		[]	multiple dependent claims(s) (37 C.F.R. § 1.492(d))—\$280.	00; small entity—\$140.00	\$						
	2.	Surchar [X]	ge fees surcharge set forth in 37 C.F.R the declaration later than 30 m in filing an application in the U office—\$130.00; small entity—	onths after the priority date J.S. as a designated	\$ <u>130</u>	0.00					
	NOTE:		The processing fee in the next item 3 below is not subject to a reduction for small entity status.								
	3.	[]	processing fee set forth in 37 C for acceptance of an English tr than 30 months after the priori	anslation later	\$						
	/25/2002 MNGUYEN FC:154		00000075 10009227 130.00 0P	otal Fees	\$ <u>130</u>	0.00					

SMALL ENTITY STATUS

				, 7				
V.	a.	[]	A stat	ement that this filing is by a small en	tity			
NOTE: See 37 C.F.R. § 1.28(a).								
(check and complete applicable items)				ns)				
			[] [] []	is attached. was filed on was made by paying the basic nation is being made now by paying the b				
	b.	[]	A sepa	arate refund request accompanies this	paper.			
				EXTENSION OF TIME				
				(complete (a) or (b), as applicable)			
VI.								
1 10 67	The pr	oceeding	gs hereii	n are for a patent application. Accordi	ngly, the provisions of 37 C.F.R. §			
1.136(a	a) apply	•						
	(a)	[]	Applio	eant petitions for an extension of time, § 1.17(a)(1)-(4), for the total number	the fees for which are set out in 37 r of months checked out below:			
		Extens	ion	Fee for other than	Fee for			
		(month		small entity	small entity			
	[]	one mo		\$ 110.00 \$ 400.00	\$ 55.00 \$ 200.00			
	[]	three n		\$ 920.00	\$ 460.00			
	[]	four me		\$ 1,440.00	\$ 720.00			
	l J	HVC III	Jims	\$ 1,960.00 Fe	\$ 980.00 e: \$			
If an additional extension of time is required, please consider this a petition therefor.								
			(che	ck and complete the next item, if app	licable)			
	An extension for months has already been secured. The fee paid therefor a secured secured is deducted from the total fee due for the total months of extension now requested.				n secured. The fee paid therefor of e for the total months of extension			
		Extens	ion fee	lue with this request \$				
				or				
(b)	[X]	petition	ı is beir	eves that no extension of term is read made to provide for the possibility need for a petition and fee for extension	y that applicant has inadvertently			
		(Comple	tion of F	ling Requirements for International Application	on Entering U.S. Elected Office (EO/US)			

* HODESETY CIRCOR

page 4 of 6) 13-19

TOTAL FEE DUE

	VII.						
	The	tal fee due is: Completion fee(s) \$ 130.00 Extension fee (if any) \$ TOTAL FEE DUE \$ 130.00					
Street Mark Mark March	57077	PAYMENT OF FEES					
	VIII. [X] []	Enclosed is a check in the amount of \$130.00 Charge Account No in the amount of \$ A duplicate of this request is attached.					
	NOTE:	Fees should be itemized in such a manner that it is clear for which purpose the fees are paid. 37 C.F.R. § 1.22(b).					
	IX.	AUTHORIZATION TO CHARGE ADDITIONAL FEES					
	WARNING:	Accurately count claims, especially multiple dependent claims, to avoid unexpected high charges if extra claims are authorized.					
	NOTE:	"A written request may be submitted in an application that is an authorization to treat any concurrent or future reply, requiring a petition for an extension of time under this paragraph for its timely submission, as incorporating a petition for extension of time for the appropriate length of time. An authorization to charge all required fees, fees under § 1.17, or all required extension of time fees will be treated as a constructive petition for an extension of time in any concurrent or future reply requiring a petition for an extension of time under this paragraph for its timely submission. Submission of the fee set forth in § 1.17(a) will also be treated as a constructive petition for an extension of time in any concurrent reply requiring a petition for an extension of time under this paragraph for its timely submission." 37 C.F.R. § 1.136(a)(3).					
	NOTE:	"Amounts of twenty-five dollars or less will not be returned unless specifically requested within a reasonable time, nor will the payer be notified of such amounts; amounts over twenty-five dollars may be returned by check or, if requested, by credit to a deposit account." 37 C.F.R. § 1.26(a).					
	[X]	The Commissioner is hereby authorized to charge the following additional fees that may be required by this paper and during the entire pendency of this application to Account No. 12-0425					
		[X] 37 C.F.R. § 1.492(a)(1), 1.492(a)(4) (filing fees)					
		[] 37 C.F.R. § 1.492(b), (c), and (d) (presentation of extra claims)					
	NOTE:	Because additional fees for excess or multiple dependent claims not paid on filing or on later presentation must only be paid or these claims cancelled by amendment prior to the expiration of the time period set for response by the PTO in any notice of fee deficiency (37 C.F.R. § 1.16(d)), it might be best not to authorize the PTO to charge additional claim fees, except possibly when dealing with amendments after final action.					

[X] 37 C.F.R. § 1.17 (application processing fees)

[X] 37 C.F.R. § 1.17(a)(1)-(5)(extension fees pursuant to § 1.136(a)).

[X] 37 C.F.R. § 1.18 (issue fee at or before mailing of Notice of Allowance, pursuant to 37 C.F.R. § 1.311(b)).

NOTE:

Where an authorization to charge the issue fee to a deposit account has been filed before the mailing of a Notice of Allowance, the issue fee will be automatically charged to the deposit account at the time of mailing the notice of allowance. 37 C.F.R. \S 1.311(b).

NOTE:

37 C.F.R. § 1.28(b) requires "Notification of any change in loss of entitlement to small entity status must be filed in the application... prior to paying, or at the time of paying... issue fee." From the wording of 37 C.F.R. § 1.28(b): (a) notification of change of status must be made even if the fee is paid as "other than a small entity" and (b) no notification is required if the change is to another small entity.

[] 37 C.F.R. § 1.492(e) and/or (f) surcharge fees for filing the declaration and/or an English translation of an international application later than 30 months from the earliest-claimed priority date.

WARNING:

It would be wise to always check this last authorization.

SIGNATURE OF PRACTITIONER

Reg. No.: 25,858

Tel. No.: (212) 708-1930

Customer No.: 00140

WILLIAM R. EVANS

(type or print name of practitioner)

P.O. Address

c/o Ladas & Parry 26 West 61st Street New York, N.Y. 10023